

### **ENGROSSED** HOUSE BILL No. 1424

DIGEST OF HB 1424 (Updated March 19, 2007 11:53 am - DI 44)

Citations Affected: IC 36-7.

Synopsis: Certified technology parks. Provides that a certified technology park is subject to the review of the Indiana economic development corporation and must be recertified every four years. Provides that the failure of any party to comply with the terms of an agreement to establish a certified technology park may result in the termination or rescission of the designation of the area as a certified technology park. (Current law provides that noncompliance does not result in the termination or rescission of a designation.)

Effective: July 1, 2007.

# Austin, Micon, Borror, Moses

(SENATE SPONSORS — FORD, LANANE, ALTING)

January 16, 2007, read first time and referred to Committee on Technology, Research and February 19, 2007, read first time and existed to School Pevelopment.

February 15, 2007, amended, reported — Do Pass.
February 19, 2007, read second time, ordered engrossed. Engrossed.
February 26, 2007, read third time, passed. Yeas 98, nays 0.

SENATE ACTION

March 5, 2007, read first time and referred to Committee on Economic Development and Technology.

March 19, 2007, reported favorably — Do Pass.











First Regular Session 115th General Assembly (2007)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2006 Regular Session of the General Assembly.

## ENGROSSED HOUSE BILL No. 1424

A BILL FOR AN ACT to amend the Indiana Code concerning economic development.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 36-7-32-11, AS AMENDED BY P.L.4-2005, SECTION 144, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 11. (a) After receipt of an application under section 10 of this chapter, and subject to subsection (b), the Indiana economic development corporation may designate a certified technology park if the corporation determines that the application demonstrates a firm commitment from at least one (1) business engaged in a high technology activity creating a significant number of jobs and satisfies one (1) or more of the following additional criteria:

(1) A demonstration of significant support from an institution of higher education, a private research based institute, or a military research and development or testing facility on an active United States government military base or other military installation located within, or in the vicinity of, the proposed certified technology park, as evidenced by the following criteria:

(A) Grants of preferences for access to and commercialization

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1	of intellectual property.
2	(B) Access to laboratory and other facilities owned by or under
3	the control of the institution of higher education or private
4	research based institute.
5	(C) Donations of services.
6	(D) Access to telecommunications facilities and other
7	infrastructure.
8	(E) Financial commitments.
9	(F) Access to faculty, staff, and students.
10	(G) Opportunities for adjunct faculty and other types of staff
11	arrangements or affiliations.
12	(H) Other criteria considered appropriate by the Indiana
13	economic development corporation.
14	(2) A demonstration of a significant commitment by the
15	institution of higher education, private research based institute, or
16	military research and development or testing facility on an active
17	United States government military base or other military
18	installation to the commercialization of research produced at the
19	certified technology park, as evidenced by the intellectual
20	property and, if applicable, tenure policies that reward faculty and
21	staff for commercialization and collaboration with private
22	businesses.
23	(3) A demonstration that the proposed certified technology park
24	will be developed to take advantage of the unique characteristics
25	and specialties offered by the public and private resources
26	available in the area in which the proposed certified technology
27	park will be located.
28	(4) The existence of or proposed development of a business
29	incubator within the proposed certified technology park that
30	exhibits the following types of resources and organization:
31	(A) Significant financial and other types of support from the
32	public or private resources in the area in which the proposed
33	certified technology park will be located.
34	(B) A business plan exhibiting the economic utilization and
35	availability of resources and a likelihood of successful
36	development of technologies and research into viable business
37	enterprises.
38	(C) A commitment to the employment of a qualified full-time
39	manager to supervise the development and operation of the
40	business incubator.
41	(5) The existence of a business plan for the proposed certified
42	technology park that identifies its objectives in a clearly focused



1	and measurable fashion and that addresses the following matters:			
2	(A) A commitment to new business formation.			
3	(B) The clustering of businesses, technology, and research.			
4	(C) The opportunity for and costs of development of properties			
5	under common ownership or control.			
6	(D) The availability of and method proposed for development			
7	of infrastructure and other improvements, including			
8	telecommunications technology, necessary for the			
9	development of the proposed certified technology park.			
10	(E) Assumptions of costs and revenues related to the			
11	development of the proposed certified technology park.			
12	(6) A demonstrable and satisfactory assurance that the proposed			
13	certified technology park can be developed to principally contain			
14	property that is primarily used for, or will be primarily used for,			
15	a high technology activity or a business incubator.			
16	(b) The Indiana economic development corporation may not			
17	approve an application that would result in a substantial reduction or			
18	cessation of operations in another location in Indiana in order to			
19	relocate them within the certified technology park.			
20	(c) A certified technology park designated under this section is			
21	subject to the review of the Indiana economic development			
22	corporation and must be recertified every four (4) years. The			
23	corporation shall develop procedures and the criteria to be used in			
24	the review required by this subsection. A certified technology park			
25	shall furnish to the corporation the following information to be			
26	used in the course of the review:			
27	(1) Total employment and payroll levels for all businesses			
28	operating within the certified technology park.			
29	(2) The nature and extent of any technology transfer activity			
30	occurring within the certified technology park.			
31	(3) The nature and extent of any nontechnology businesses			
32	operating within the certified technology park.			
33	(4) The use and outcomes of any state money made available			
34	to the certified technology park.			
35	(5) An analysis of the certified technology park's overall			
36	contribution to the technology based economy in Indiana.			
37	(d) To the extent allowed under IC 5-14-3, the corporation shall			
38	maintain the confidentiality of any information that:			
39	(1) is submitted as part of the review process under subsection			
40	(c); and			
41	(2) marked as confidential;			



SECTION 2. IC 36-7-32-12, AS AMENDED BY P.L.4-2005,	
SECTION 145, IS AMENDED TO READ AS FOLLOWS	
[EFFECTIVE JULY 1, 2007]: Sec. 12. A redevelopment commission	
and the legislative body of the unit that established the redevelopment	
commission may enter into an agreement with the Indiana economic	
development corporation establishing the terms and conditions	
governing a certified technology park designated under section 11 of	
this chapter. Upon designation of the certified technology park under	
the terms of the agreement, the subsequent failure of any party to	
comply with the terms of the agreement does not may result in the	
termination or rescission of the designation of the area as a certified	
technology park. The agreement must include the following provisions:	
(1) A description of the area to be included within the certified	
technology park.	
(2) Covenants and restrictions, if any, upon all or a part of the	
properties contained within the certified technology park and	
terms of enforcement of any covenants or restrictions.	
(3) The financial commitments of any party to the agreement and	
of any owner or developer of property within the certified	
technology park.	
(4) The terms of any commitment required from an institution of	
higher education or private research based institute for support of	
the operations and activities within the certified technology park.	
(5) The terms of enforcement of the agreement, which may	_
include the definition of events of default, cure periods, legal and	
equitable remedies and rights, and penalties and damages, actual	
or liquidated, upon the occurrence of an event of default.	
(6) The public facilities to be developed for the certified	Y
technology park and the costs of those public facilities, as	

approved by the Indiana economic development corporation.



#### COMMITTEE REPORT

Mr. Speaker: Your Committee on Technology, Research and Development, to which was referred House Bill 1424, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 3, line 22, delete "A" and insert "The corporation shall develop procedures and the criteria to be used in the review required by this subsection. A certified technology park shall furnish to the corporation the following information to be used in the course of the review:

- (1) Total employment and payroll levels for all businesses operating within the certified technology park.
- (2) The nature and extent of any technology transfer activity occurring within the certified technology park.
- (3) The nature and extent of any nontechnology businesses operating within the certified technology park.
- (4) The use and outcomes of any state money made available to the certified technology park.
- (5) An analysis of the certified technology park's overall contribution to the technology based economy in Indiana.
- (d) To the extent allowed under IC 5-14-3, the corporation shall maintain the confidentiality of any information that:
  - (1) is submitted as part of the review process under subsection (c); and
- (2) marked as confidential; by the certified technology park.".

Page 3, delete lines 23 through 35.

and when so amended that said bill do pass.

(Reference is to HB 1424 as introduced.)

RESKE, Chair

Committee Vote: yeas 10, nays 0.











#### COMMITTEE REPORT

Madam President: The Senate Committee on Economic Development and Technology, to which was referred House Bill No. 1424, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS.

(Reference is made to House Bill 1424 as printed February 16, 2007.)

FORD, Chairperson

Committee Vote: Yeas 8, Nays 0.







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